

In his second and third motions, [Nos. 10 and 12], Hardimon argues that the Defendants have demonstrated bad faith in his prior criminal case and in its search for the plea agreement. In these “Motion[s] to Oppose Government’s Defense,” Hardimon “prays the Honorable [sic] accepts his arguments and demands the government to

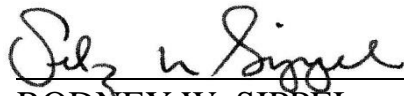
release the documents.” In these motions, Hardimon does not request any other action from the court beyond the relief requested in his complaint. Because they request the same relief as Hardimon’s complaint, these filings are not motions per se, but merely arguments.

In his fourth motion, [No. 13], Hardimon argues that he was never arraigned in federal court for his prior criminal case. This motion also does not request any other action from the court beyond the relief requested in Hardimon’s complaint.

Finally, in his fifth motion, [No. 14], Hardimon merely restates certain aspects of his criminal case, including his representation. This motion does not request any other action from the court beyond the relief requested in Hardimon’s complaint.

Accordingly,

IT IS HEREBY ORDERED that Hardimon’s motion to unseal, [No. 9], motions to oppose the government’s defense, [Nos. 10 and 12], motion for fraud on the court, [No. 13], and motion to add claim, [No. 14], are **DENIED**.



RODNEY W. SIPPEL
UNITED STATES DISTRICT JUDGE

Dated this 31st of July, 2019.